

REMARKS

In accordance with the foregoing, claims 1, 18, 22 and 29 have been amended. Claims 1-29 are pending and under consideration.

The specification objections are overcome by the present amendments.

The rejections based on Narui are now discussed. Using independent claim 1 as an example, this claim recites executing a display setting program in response to a request by a user to execute the display setting program. In contrast, Narui displays a screen 304 when the monitor is connected for the first time or when a user changes monitor parameters using an application produced by another manufacture. Narui, col. 3, ln. 9-14. Thus, there is no request by the user to initiate the sequence, but the screen 304 is displayed automatically when other conditions are met.

Independent claim 1 also recites the display setting program being based on EDID stored in the display apparatus. Again, it is noted that Narui changes the screen about the monitor being connected for the first time, and therefore the display setting of this reference is not according to EDID.

The remaining references do not overcome these deficiencies.

Accordingly, withdrawal of the rejections is requested.

There being no further outstanding objections or rejections, it is submitted that the application is in condition for allowance. An early action to that effect is courteously solicited.

Finally, if there are any formal matters remaining after this response, the Examiner is requested to telephone the undersigned to attend to these matters.

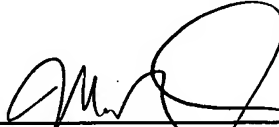
Serial No. 10/824,445

If there are any additional fees associated with filing of this Amendment, please charge the same to our Deposit Account No. 19-3935.

Respectfully submitted,

STAAS & HALSEY LLP

Date: 10-20-08

By: 
Michael J. Badagiacca
Registration No. 39,099

1201 New York Avenue, N.W., 7th Floor
Washington, D.C. 20005
Telephone: (202) 434-1500
Facsimile: (202) 434-1501